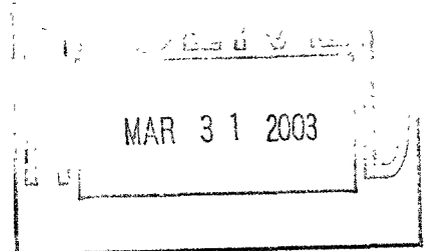


Rexall

1830 '03 APR -4 P4:32

March 18, 2003

Food and Drug Administration
Office of Special Nutritionals (HFS-450)
Center for Food Safety and Applied Nutrition
200 C Street, SW
Washington, DC 20204



Dear Sirs:

Notice is hereby given that Rexall, Inc. ("Rexall") located at 6111 Broken Sound Parkway, N.W., Boca Raton, Florida 33487 has marketed a dietary supplement under the Rexall brand name bearing the following statement(s) on the label and/or in the labeling:

Standardized Olive Leaf: [For] antioxidant support. [It] is a balanced combination of the standardized extract plus the whole herb for additional benefits. Olive leaf contains a variety of natural compounds including several types of flavonoids and oleuropein, with powerful antioxidant properties. Rosemary extract is included for additional antioxidant protection and to naturally preserve herbal quality.

The undersigned certifies that the information contained in this notice is complete and accurate and that Rexall has substantiation that the statement is truthful and not misleading. Pursuant to § 101.93 (a)(1), two copies of this notification are enclosed.

Cordially,

Deborah Shur Trinker, Esq.
Senior Vice President
Regulatory Affairs

Enclosures

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